

### **REMARKS**

Reconsideration of the application is respectfully requested.

#### **I. Status of the Claims**

Claims 1 - 7 are presently pending.

#### **II. Rejections under 35 U.S.C. § 103**

Claims 1 - 7 are rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent No. 6,604,982 to Croteau-Brooks ("Croteau-Brooks") in view of U.S. Patent No. 6,024,627 to Tilbor et al. ("Tilbor"). Applicant respectfully traverses this rejection.

In independent claim 1, Applicant claims:

1. An automobile model comprising:

a pair of left and right driven wheels which are independently driven by different driving sources;

a pair of left and right steered wheels; and

a steered wheel-supporting mechanism which supports the steered wheels such that each steered wheel is adapted to turn around a predetermined steering axis and such that the steered wheels are adapted to turn in the same direction in association with each other,

wherein the steering axis is inclined with respect to a vertical direction such that an upper portion of the steering axis is located rearward of a lower portion of the steering axis in a traveling direction.

Applicant's invention as claimed includes a pair of left and right driven wheels, and a pair of left and right steered wheels. The left and right driven wheels are each independently driven such that independent speeds can be generated in each wheel. The left and right steered

wheels are supported by a steered wheel supporting mechanism that supports each wheel such that each wheel is capable of turning about its predetermined steering axis. The steered wheel supporting mechanism also regulates turning such that that both wheels turn in the same direction in association with each other.

The predetermined steering axis for each wheel is inclined with respect to a vertical direction such that an upper portion of the steering axis is located rearward of a lower portion of the steering axis in a traveling direction (a so-called "positive caster angle").

By assuming the claimed configuration, when a speed difference is generated between the left and right driven wheels of the claimed automobile model, the left and right steered wheels are naturally steered in a turning direction by a reaction force received from a ground contact surface (see, e.g., page 9, line 9 through page 10, line 4 of Applicant's specification). Because the predetermined steering axis for each of the left and right steered wheels has a positive caster angle, a restorative force is generated that urges the wheels to return to a straight-ahead direction, thereby avoiding an excessive turning motion of the left and right steered wheels (see, e.g., page 8, line 26 through page 9, line 2 of Applicant's specification).

Croteau-Brooks discloses a suspension device which accommodates a height of a toy vehicle chassis to be quickly adjusted in relation to the wheels (see, e.g., abstract of Croteau-Brooks). The Examiner acknowledges that Croteau-Brooks does not teach Applicant's claimed left and right driven wheels which are independently driven by different driving sources, but submits that these features are taught by Tilbor. In all other aspects, the Examiner argues that the



vehicle, supported for free rotation at the outer end of a pair of ribbed reinforced bosses 26a, 26b, by a shaft 27. Like Croteau-Brooks, Tilbor nowhere teaches or otherwise indicates that this support structure for front wheels 24 enables the front wheels 24 to be adapted to turn around a predetermined steering axis such that the steered wheels are adapted to turn in the same direction in association with each other, and such that an upper portion of the steering axis is located rearward of a lower portion of the steering axis in a traveling direction.

Accordingly, for at least these reasons, Applicant respectfully submits that Applicant's invention as claimed in independent claim 1 is not made obvious in view of the cited references, and stands in condition for allowance. As claims 2 - 7 each depend directly or indirectly from allowable claim 1, Applicant further submits that dependent claims 2 - 7 are also allowable for at least this reason.

Applicant therefore respectfully requests that the rejection of claims 1 - 7 under 35 U.S.C. § 103(a) be withdrawn.

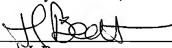
**CONCLUSION**

In view of the above amendments and remarks, applicant believes the pending application is in condition for allowance.

If there are any issues remaining which the Examiner believes could be resolved through either a Supplemental Response or an Examiner's Amendment, the Examiner is respectfully requested to contact the undersigned at the telephone number indicated below.

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Respectfully submitted,

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